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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/729,002	12/04/2003	Katsumi Suitsu	9281-4724	9131
7	590 09/20/2005		EXAM	INER
Brinks Hofer	Gilson & Lione	GOINS, DAVETTA WOODS		
P.O. Box 1039	5			
Chicago, IL 6	50610		ART UNIT	PAPER NUMBER
			2632	

DATE MAILED: 09/20/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)		
	10/729,002	SUITSU, KATSUMI		
Office Action Summary	Examiner	Art Unit		
	Davetta W. Goins	2632		
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	correspondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/ - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
 Responsive to communication(s) filed on This action is FINAL. 2b) This Since this application is in condition for alloware closed in accordance with the practice under E 	e action is non-final. nce except for formal matters, pro			
Disposition of Claims				
 4) ☐ Claim(s) 1-4 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) 1-4 is/are allowed. 6) ☐ Claim(s) is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or 				
Application Papers				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplicated any accomplicate may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the I drawing(s) be held in abeyance. See ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list 	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage		
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da	ite		
 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 12/03:5/05 Notice of Informal Patent Application (PTO-152) Other: 				

DETAILED ACTION

Claim Objections

1. This application is in condition for allowance except for the following formal matters:

In claim 1, line 10, the first word "a" should be changed to -said-.

In line 10, after the words "keyless entry", the word –device- should be inserted.

In line 12, after the word "device," the word "a" should be replaced with -said-.

In line 15, after the phrase "a controller", the phrase "within said car mounting device" should be

entered.

Prosecution on the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.

A shortened statutory period for reply to this action is set to expire TWO MONTHS from the mailing date of this letter.

Allowable Subject Matter

1. The following is a statement of reasons for the indication of allowable subject matter: Nantz et al. (US Pat. 6,647,773 B2) discloses a transmitting device including a display 42 for indication to the user the sensed tire pressure that has been determined by each of the monitors 16 mounted in the tires (col. 5, lines 28-50). The transmitting receiving device 34 is capable of transmitting a passive entry signal 38 for controlling the locks of the doors of the vehicle as well as requesting tire pressure signals from each tire (col. 6, lines 5-61). Desai et al. (US Pat. 6,885,282 B2) includes a vehicle system with a sensor circuit 46 mounted with the vehicle, the sensor circuit 46 also includes a low frequency receiver 42. The low frequency receiver 42

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receives signals generated to initiate the transmission of an identity code 68 (FIG. 8) from the sensor assembly 14 in order to initialize and localize the sensor assembly 14 (col. 4, lines 45-62). However, Nantz et al., Desai et al. nor any other prior art of record disclose in their entirety or in combination the claimed passive keyless entry device for monitoring a tire pneumatic pressure by bidirectional communication, a keyless entry portable device and a transmitter-receiver for monitoring the tire pneumatic pressure, wherein the car mounting device comprises a low frequency signal transmitting section for transmitting a request signal of a low frequency to the keyless entry portable device and said transmitter-receiver for monitoring the tire pneumatic pressure, a receiving section for a keyless entry for receiving an answer signal of a high frequency responsive to said request signal from the keyless entry portable device, a receiving section for monitoring the tire pneumatic pressure for receiving the answer signal of the high frequency responsive to the request signal from the transmitterreceiver for monitoring the tire pneumatic pressure, and a controller for forming the request signal and controlling the operation of a door lock mechanism in response to the answer signal and obtaining tire pneumatic pressure information.

3. The prior art of record and not relied upon is considered pertinent to the applicant's disclosure as follows. Porter et al. (US Pat. 6,745,624 B2), Lin (US P6,774,779 B2) and O'Connor et al. (US Pat. 6,885,283 B2), which are references that deal with tire monitoring systems.

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4. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Davetta W. Goins whose telephone number is 571-272-2957.

The examiner can normally be reached on Mon-Fri with every other Fri. off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Daniel Wu can be reached on 571-272-2964. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Davetta W. Goins Primary Examiner Art Unit 2632 Page 4

D.W.G.

September 16, 2005

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